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March 27, 2007 ... Informational Hearing ... Background & Briefing on Shared Revenue Program

(FORM UPDATED: 08/11/2010)

WISCONSIN STATE LEGISLATURE ... PUBLIC HEARING - COMMITTEE RECORDS

2007-08

(session year)

Senate

(Assembly, Senate or Joint)

Committee on ... Labor, Elections and Urban Affairs (SC-LEUA)

COMMITTEE NOTICES ...

- Committee Reports ... CR
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INFORMATION COLLECTED BY COMMITTEE FOR AND AGAINST PROPOSAL

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(ab = Assembly Bill)

(ar = Assembly Resolution)

(ajr = Assembly Joint Resolution)

(sb = Senate Bill)

(**sr** = Senate Resolution)

(sir = Senate Joint Resolution)

Miscellaneous ... Misc

Into. Paper #18

Rationale for State Aid to Local Governments

States provide aid to local units of government for a number of reasons. Although not exhaustive, the following list describes several of these reasons.

- 1. Spreading Costs. Some local services are provided to residents of other communities. State aid may help to ensure that local residents do not bear the entire burden of providing these services. For example, major streets in urban areas serve commuters from other areas. State transportation aid helps to offset the cost borne by urban residents.
- 2. Tax Base Equalization. The purpose of tax base equalization is to provide funds to equalize local governments' fiscal capacity by channeling proportionately larger amounts of aid to fiscally weak jurisdictions. Local governments vary in the amount of tax base per resident and the costs of providing local services. Through equalization, tax rates are equalized for local governments possessing equal spending levels. Although the state no longer distributes aid to municipal and county governments under tax base equalization, general state aids to elementary and secondary school districts are allocated under an equalizing formula.

The policy of tax base equalization has been pursued for several reasons. First, it can remove fiscal capacity as a barrier to providing local services. Second, equalization may accomplish a limited degree of income redistribution, providing more state assistance to areas with low total fiscal capacity. Third, equalization can reduce the variance in local tax rates, making it easier for areas with low fiscal capacity to compete for new development.

- 3. Replacing Lost Tax Base. The exemption of a class of property from local taxation may result in a burdensome shift in taxes to owners of the remaining taxable property. State aid can cushion and spread the burden of the revenue lost due to the exemption.
- 4. Substituting State Taxes for Local Taxes. Using state aid to help finance local government may improve the overall equity in the state-local tax system. The state income tax, in particular, is generally perceived to be more progressive, equitable, and better related to the taxpayer's ability to pay than the property tax.
- 5. Funding Local Mandates. Local governments provide a wide variety of services that are required by state law. The provision of state aid helps to offset the cost of these services.

A concern raised with state aid is the trade-off between stimulating local expenditures and substituting state revenues for local revenues. Either or both responses by local governments are possible. Depending on the state's reasons for providing local aid, provisions can be built into the aid system to address this concern.

Table 1: Shared Revenue and County and Municipal Aid Payments, 1997 - 2007 (Amounts In Millions)

	Municip	alities	Cou	ınties	State 1	Γotals
Year	Amount	Change	Amount	Change	Amount	Change
1997	\$7 61.5		\$189.1		\$950.6	
1998	761.5	0.0%	189.1	0.0%	950.6	0.0%
1999	761.5	0.0	189.1	0.0	950.6	0.0
2000	761.5	0.0	189.7	0.3	951.2	0.1
2001	761.5	0.0	189.7	0.0	951.2	0.0
2002	769.1	1.0	191.6	1.0	960.7	1.0
2003	776.8	1.0	193.5	1.0	970.3	1.0
2004*	719.2	-7.4	174.3	-9.9	893.5	-7.9
2005	719.1	-0.0	174.4	0.1	893.5	0.0
2006	721.5	0.3	176.8	1.4	898.3	0.5
2007**	721.3	-0.0	176.6	-0.1	897.9	-0.0
1997 to 2	2007	-5.3%		-6.6%		-5.5%

^{*}Consists of utility aid (shared revenue) and initial county and municipal aid payments. The aidable revenues, per capita, and minimum/maximum components of the shared revenue program were sunset after the 2003 distributions.

Table 2: Distribution of Estimated 2007 County and Municipal Aid and Utility Aid (Shared Revenue) Payments (In Millions)*

Type of Government	County and Municipal Aid	Utility Aid	Total	Percent of Total
Towns Villages Cities	\$57.1 70.8 <u>574.6</u>	\$6.3 3.1 	\$63.4 73.9 _584.0	7.1% 8.2 <u>65.0</u>
Municipalities	\$702.5	\$18.8	\$721.3	80.3%
Counties	157.2	_19.4	<u>176.6</u>	<u>19.7</u>
Total	\$859.7	\$38.2	\$897.9	100.0%

^{*}Based on the Department of Revenue's September, 2006, estimates of 2007 payments.

to increase slightly. As the state's portfolio of electric generating facilities increases in the future, total aid payments will also increase.

Table 2 provides additional detail on the 2007 state aid distribution by type of local government. Payments under the county and municipal aid program comprise over 95% of the total distribution. Utility aid comprises a more

significant percentage of total payments to counties (11.0%) and towns (9.9%) than for villages (4.2%) and cities (1.6%). Utility aid payments are particularly significant for local governments where large power production plants are located. Just over 80% of total payments are made to municipalities, and over 80% of the municipal share is paid to cities, which receive 65.0% of total payments.

Historically, the shared revenue program has been funded with revenues from the state's general fund. However, other funding sources have been used recently for the shared revenue and county and municipal aid programs. These include proceeds from tobacco securitization in 2002, federal funds under Public Law 108-27 in 2003, and revenues from the transportation fund and the utility public benefits account in 2003 and 2004. Also, state aid payments to selected counties and municipalities have been reduced by \$10.0 million in total in 2003 and 2004, and by \$5 million annually since 2005. These reductions have been offset by supplemental medical assistance payments to the same local governments receiving the aid reductions. The payments reflect reimbursement for emergency medical transportation services provided by these local governments.

Payment Schedule

Payments for both the county and municipal aid and shared revenue programs are made on the fourth Monday in July (15% of the total) and the third Monday in November (85% of the total). The

^{**}Estimated by the Department of Revenue in September, 2006.

Shared Revenue Program Prior to Suspension

The following material provides a general description of the aidable revenues, per capita, and minimum guarantee/maximum growth components of the shared revenue program prior to their suspension. Since payments under the county and municipal aid program are based, in part, on 2003 shared revenue payments, the distributional effect of these suspended formulas still is present in the current aid payments.

Aidable Revenues Component

Historically, aidable revenues was the dominant component of the shared revenue program. It was based on the principle of tax base equalization and allocated state aid to counties and municipalities to offset variances in taxable property wealth. Entitlements were calculated using two factors: (1) net local revenue effort; and (2) per capita property wealth. The higher a local government's net revenue effort and the lower its per capita property wealth, the greater was the local government's aidable revenues entitlement.

A local government's net revenue effort was measured by its level of "aidable revenues." This equaled 100% of the three-year average of "local purpose revenue" for municipalities and 85% of this average for counties. Local purpose revenue was defined to include the local property tax (exclusive of school and other levies) and other local revenues that were substitutable for the property tax. Per capita property wealth equaled the local government's adjusted property value (total taxable value minus manufacturing real estate value plus exempt computer value) divided by its population.

Aidable revenues entitlements were determined by first comparing each local government's per capita adjusted property value to

a standard valuation. The proportion of the standard valuation that a local government lacked determined the percentage of aidable revenues to be reimbursed to the local government.

A local government with a per capita adjusted value equal to 67% of the "standard" and lacking 33% would generate an entitlement equal to 33% of its aidable revenues. Similarly, a local government with a per capita adjusted value equal to 91% of the standard and lacking 9% would generate an entitlement equal to 9% of its aidable revenues. Local governments with per capita adjusted values in excess of the standard were not eligible for aidable revenues entitlements.

The standard valuation was not fixed, but "floated" each year to a level that generated aidable revenues entitlements equal to the total amount of available funds.

Per Capita Component

The per capita component provided a more distribution broad-based aid than aidable revenues. Rather than providing aid to jurisdictions with specific characteristics, the per capita component distributed aid on a universal basis. Without any adjustment for property wealth, expenditure needs, tax rate, or other factors, each city, town, and village received the same municipal per capita payment. Counties were not always eligible to receive per capita payments. However, between 1994 and 2003, payments were distributed to counties on a per capita basis through the county mandate relief program. These payments were funded through a separate appropriation, through the shared revenue rather than appropriation.

Minimum Guarantee and Maximum Growth Components

The minimum guarantee and maximum growth components served to prevent large decreases or increases in payments from occurring in a short period of time. The calculations for the minimum and maximum components excluded the distributions under the utility aid and county per capita (mandate relief) components.

The minimum guarantee ensured that a local government received a shared revenue payment that was equal to at least 95% of the prior year's payment. Thus, payments did not decline by more than 5% a year.

Minimum guarantee payments were internally funded by a floating maximum growth limit. Entitlement amounts for a local government in excess of the maximum limit were "skimmed off" to provide revenues for minimum guarantee payments. Each year, the maximum growth limit was set at a level that generated the exact amount needed for minimum guarantee payments. As under the minimum guarantee, the base for comparison was the prior year shared revenue amount, exclusive of the utility aid and county mandate relief components.

Historical Overview

Wisconsin's practice of sharing state taxes with local governments dates back to 1911 when a share of the new state income tax was earmarked for local governments to compensate them for property tax exemptions that were enacted at the same time. Initially, the state employed a "return to origin" shared tax system. Through a number of law changes in the early 1970s, the shared revenue program evolved in place of that system.

Return to Origin, 1911 - 1971

Prior to 1972, state aid was distributed to counties and municipalities on a "return to origin" basis. Enactment of the individual and corporate income tax in 1911 was accompanied by the elimination of the property tax on intangible personal property, household goods, and farm

equipment. To compensate local governments for the reduction in tax base, 90% of the income tax collections were distributed to the counties (20%) and municipalities (70%) in which the tax was assessed. As the state's services became more diverse, the percentage of taxes retained by the state increased, and the local percentages decreased. In addition, the state's revenue sources were expanded, and local revenue sharing provisions sometimes accompanied the expansion. For example, a motor vehicle registration fee increase was enacted in 1931. Simultaneously, motor vehicles were exempted from the property tax, and a portion of the state's registration revenues was allocated to municipalities based, in part, on the property tax revenues collected on motor vehicles in a prior year. By 1971, tax sharing provisions had been extended to the state's tax on railroads and utilities, the liquor tax, the inheritance tax, and the tax on fire insurance premiums.

Shared Taxes, 1972 - 1975

In 1971, the return-to-origin based distribution was repealed. Varying percentages of several state tax collections continued to be dedicated for local government, but the amounts were deposited in a municipal and county shared taxes account and distributed to local governments under a "needsbased" allocation, beginning in 1972. Allocations to individual local governments were based on four components: per capita; utilities; percentage of excess levies; and minimum guarantee.

Under the per capita component, combined payments of \$35 per person were made to each municipality and county based on the municipality's estimated population. Of this total, five-sixths was distributed to the municipality, and the overlying county received one-sixth. Under the utility component, municipalities and counties received payments based on a statutory mill rate multiplied by the estimated value, less depreciation, of production plants and general structures owned or leased by light, heat, and

Info. Paper #16

Table 1: 2005 Expenditures of Municipalities and Counties

		Towns			√illages	
	Amount	Per Capita	Percent	Amount	Per Capita	Percent
General Administration	\$110,328,754	\$ 65	14.5%	\$92,574,598	\$117	7.5%
Public Safety	138,225,414	82	18.2	226,039,789	286	18.3
Health and Human Services	3,909,399	2	0.5	4,240,997	5	0.3
Transportation	328,144,714	193	43.1	204,390,308	258	16.6
Sanitation	58,137,110	34	7.7	182,091,296	230	14.7
Recreation and Education	23,603,738	14	3.1	80,197,803	101	6.5
Conservation and Development	16,122,927	10	2.1	44,926,749	57	3.6
Principal and Interest	64,703,619	38	8.5	251,232,052	317	20.3
Operation of Utilities	11,299,675	7	1.5	135,333,782	171	11.0
Other	6,191,124	4	0.8	14,552,233	18	1.2
Total	\$760,666,474	\$449	100.0%	\$1,235,579,607	\$1,560	100.0%
		Cities			Counties	
General Administration	\$383,307,233	\$124	6.5%	\$615,437,176	\$110	9.3%
Public Safety	1,301,630,510	421	22.1	878,969,057	157	13.3
Health and Human Services	98,139,790	32	1.7	2,649,117,563	475	40.2
Transportation	883,227,141	285	15.0	979,742,821	176	14.9
Sanitation	577,129,533	186	9.8	76,319,947	14	1.2
Recreation and Education	407,263,883	132	6.9	311,234,601	56	4.7
Conservation and Development	326,203,085	105	5.6	158,559,284	28	2.4
Principal and Interest	902,310,372	292	15.3	381,152,433	68	5.8
Operation of Utilities	779,149,257	252	13.2	47,636,457	9	0.7
Other	228,393,975	74	<u>3.9</u>	493,756,607	88	<u>7.5</u>
Total	\$5,886,754,779	\$1,903	100.0%	\$6,591,925,946	\$1,181	100.0%

Table 2: 2005 Revenue Sources of Municipalities and Counties

		Towns			Villages		
	Amount	Per Capita	Percent	Amount	Per Capita	Percent	
Taxes*	\$332,944,306	\$196	43.1%	\$415,625,733	\$525·	33.8%	
Intergovernmental Revenues	230,399,987	136	29.8	153,225,748	193	12.4	
Licenses and Permits	23,548,517	14	3.1	25,927,155	33	2.1	
Fines and Forfeitures	3,518,311	2	0.5	10,703,639	14	0.9	
Public Charges for Services	65,040,111	38	8.4	173,399,085	219	14.1	
Intergovernmental Charges	7,079,948	4	0.9	48,388,365	61	3.9	
Long-Term Debt	58,640,941	35	7.6	195,843,766	247	15.9	
Interest Income	15,515,202	9	2.0	31,985,731	40	2.6	
Utility Revenues	10,981,861	7	1.4	130,847,783	165	10.6	
Other	25,023,829	<u>15</u>	_3.2	45,092,123	57	3.7	
Total	\$772,693,013	\$456	100.0%	\$1,231,039,128	\$1,554	100.0%	
		Cities			Counties		
Taxes*	\$1,649,596,668	\$533	27.4%	\$1,943,761,269	\$348	29.4%	
Intergovernmental Revenues	1,146,298,766	371	19.1	2,002,283,968	359	30.3	
Licenses and Permits	90,318,913	29	1.5	21,286,466	4	0.3	
Fines and Forfeitures	44,558,216	14	0.8	29,339,557	5	0.4	
Public Charges for Services	777,280,623	251	12.9	1,217,511,071	218	18.4	
Intergovernmental Charges	356,493,608	115	5.9	814,671,350	146	12.3	
Long-Term Debt	726,501,947	235	12.1	160,667,981	29	2.4	
Interest Income	120,635,394	39	2.0	70,590,035	13	1.1	
Utility Revenues	824,781,727	267	13.7	45,568,223	8	0.7	
Other	276,781,547	90	4.6	311,253,729	<u>56</u>	4.7	
Total	\$6,013,247,409	\$1,944	100.0%	\$6,616,933,649	\$1,186	100.0%	

 $^{{}^\}star \text{Includes}$ property taxes, county sales taxes, special assessments, and other local taxes.

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Table 3: 2005 Intergovernmental Revenues to Municipalities and Counties

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Table 2: Distribution of 2007 Total General Transportation Aid Payments

Jurisdiction	2007 Payments	2005 Reported Costs	Payments as a % of Costs	2005 Miles	Payments Per Mile
Counties	\$93,682,700	\$441,995,267	21.2%	19,873	\$4,714
Towns	120,366,974	315,867,708	38.1	61,920	1,944
Incorporated Areas:					
Under 10,000	55,505,561	334,868,966	16.6	6,955	7,981
10,000 to 35,000	49,188,106	284,756,772	17.3	5,612	8,765
35,000 to 200,000	39,785,437	221,958,794	17.9	4,204	9,464
Over 200,000	29,890,027	187,509,143	<u>15.9</u>	2,061	14,503
Total	\$388,418,805	\$1,786,956,650	21.7%	100,625	\$3,860

tion of general transportation aid expressed in terms of costs and mileage.

Estimated transportation aid payments for 2007 equal 21.7% of reported costs for 2005. From this perspective, towns do the best, with payments equaling 38.1% of reported costs. Incorporated areas benefit the least, with payments ranging from 17.9% of reported costs for those with populations between 35,000 and 200,000 to 15.9% of reported costs for those with populations greater than 200,000.

This situation is reversed when aid payments are examined in terms of mileage. On average, local governments received \$3,860 in 2007 payments for each mile of road under their jurisdiction. From this perspective, towns benefit the least, receiving \$1,944 per mile. Incorporated areas benefit the most, ranging from \$7,981 per mile for those with populations under 10,000 to \$14,503 per mile for those with populations over 200,000.

As this indicates, the relative success of each type of local government under the general transportation aid formula depends on the measure used to make the comparison. Governments that do poorly on the basis of payments received per mile (such as towns) have used this measure to argue for increased mileage-based payments. Conversely, governments that do

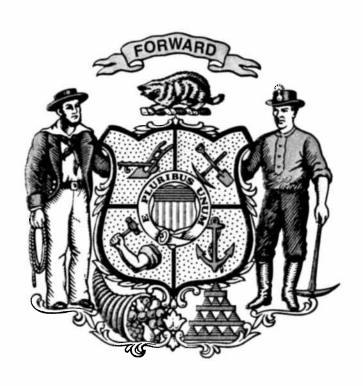
poorly in terms of payments received as a percentage of costs (such as small incorporated areas) have argued that cost-based payments should be increased.

The current formula consists of both cost-based and mileage-based payments. The inclusion of both types of payments reflects a recognition by the Legislature that neither type addresses the concerns of all local governments. Table 3 provides information on the distribution of six-year average costs and local mileage, the two primary factors in the current formula.

Incorporated areas have a larger share of the average highway-related costs than they do of the mileage. Towns, on the other hand, have a majority of the mileage under the jurisdiction of local governments, but incur less than one-fifth of the

Table 3: Distribution of Average Costs and Miles Used to Compute 2007 General Transportation Aids

	2000-05 Avera	ge Costs	2005	Miles
Jurisdiction	Amount	Percent	Number	Percent
Counties	\$404,873,024	24.6%	19,873	19.7%
Towns	291,011,510	17.6	61,920	61.5
Incorporated Areas				
Under 10,000	304,765,558	18.5	6,955	6.9
10.000 to 35,000	268,525,596	16.3	5,612	5.6
35,000 to 200,000	216,880,115	13.1	4,204	4.2
Over 200,000	162,937,822	9.9	2,061	2.0
Total	\$1,648,993,625	100.0%	100,625	100.0%



Informational Paper 18

Shared Revenue Program (County and Municipal Aid and Utility Aid)

Wisconsin Legislative Fiscal Bureau January, 2007

Shared Revenue Program (County and Municipal Aid and Utility Aid)

Prepared by

Rick Olin

Wisconsin Legislative Fiscal Bureau One East Main, Suite 301 Madison, WI 53703

Shared Revenue Program (County and Municipal Aid and Utility Aid)

The state provides general, unrestricted aid to counties and municipalities through several programs. Unlike categorical aid, which must be used for a specific purpose, unrestricted state aid can be used for any activity approved by the local governing body. Typically, the aid is commingled with the local government's other revenues and is not directly tied to any specific function. As such, it supplants other types of revenues that would otherwise be raised to fund the local government's functions.

At times, the programs providing unrestricted aid have been collectively called shared revenue, perhaps because the shared revenue program has been the largest of the programs or because the programs were grouped under a single subchapter of the state statutes entitled shared revenue. Currently, these programs include shared revenue, county and municipal aid, expenditure restraint, and state aid for tax exempt property (computer aid). The latter two programs are described in the Legislative Fiscal Bureau's informational paper entitled, "Targeted Municipal Aid Programs."

This paper describes the county and municipal aid and shared revenue programs. Combined, they rank as the fifth largest state general fund program, behind general elementary and secondary school aids, medical assistance, the University of Wisconsin system, and corrections. The state aid programs are fundamental elements of Wisconsin's local finance structure and the state's overall program of property tax relief.

This paper describes the county and municipal aid and shared revenue programs in detail and is divided into six sections. They include the programs' funding level, payment schedule, the county and municipal aid distribution formula, the utility aid distribution formula, the shared revenue program prior to the suspension of its major components, and a historical overview.

Funding Level

Table 1 reports shared revenue and county and municipal aid funding levels between 1997 and 2007. Over that period, funding decreased by 5.5%. However, three periods distinguish the 11 years. Except for a \$600,000 increase in county mandate relief funding in 2000, the period from 1997 through 2001 is characterized by a constant funding level. This period was followed by two years where annual increases of 1% occurred. After 2003, the county and municipal aid program succeeded the shared revenue program as the state's largest unrestricted aid program for general purpose local governments.

The transition from shared revenue to county and municipal aid occurred in 2004 when total payments declined by 7.9%. In that year, counties experienced a larger reduction in percentage terms (-9.9%) than municipalities (-7.4%). However, the table does not reflect the loss of \$11.2 million to municipalities due to the sunset of the small municipalities shared revenue program. Including that amount in the 2003 municipal aid total would change the 2004 aid reduction for municipalities to -8.7%. Since 2004, funding for county and municipal aid has remained unchanged, but modest funding changes in utility aid have occurred. In 2006, several newly-constructed electric generating facilities caused total payments

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	Municip	palities	Cou	ınties	State	Totals
Year	Amount	Change	Amount	Change	Amount	Change
1997	\$761.5		\$189.1		\$950.6	
1998	761.5	0.0%	189.1	0.0%	950.6	0.0%
1999	761.5	0.0	189.1	0.0	950.6	0.0
2000	761.5	0.0	189.7	0.3	951.2	0.1
2001	761.5	0.0	189.7	0.0	951.2	0.0
2002	769.1	1.0	191.6	1.0	960.7	1.0
2003	776.8	1.0	193.5	1.0	970.3	1.0
2004*	719.2	-7.4	174.3	-9.9	893.5	-7.9
2005	719.1	-0.0	174.4	0.1	893.5	0.0
2006	721.5	0.3	176.8	1.4	898.3	0.5
2007**	721.3	-0.0	176.6	-0.1	897.9	-0.0
1997 to 2	007	-5.3%		-6.6%		-5.5%

*Consists of utility aid (shared revenue) and initial county and municipal aid payments. The aidable revenues, per capita, and minimum/maximum components of the shared revenue program were sunset after the 2003 distributions.

Table 2: Distribution of Estimated 2007 County and Municipal Aid and Utility Aid (Shared Revenue) Payments (In Millions)*

Type of Government	County and Municipal Aid	Utility Aid	Total	Percent of Total
Towns	\$57.1	\$6.3	\$63.4	7.1%
Villages	70.8	3.1	73.9	8.2
Cities	<u>574.6</u>	9.4	584.0	65.0
Municipalities	\$702.5	\$18.8	\$721.3	80.3%
Counties	157.2	<u>19.4</u>	176.6	19.7
Total	\$859.7	\$38.2	\$897.9	100.0%

^{*}Based on the Department of Revenue's September, 2006, estimates of 2007 payments.

to increase slightly. As the state's portfolio of electric generating facilities increases in the future, total aid payments will also increase.

Table 2 provides additional detail on the 2007 state aid distribution by type of local government. Payments under the county and municipal aid program comprise over 95% of the total distribution. Utility aid comprises a more

significant percentage of total payments to counties (11.0%) and towns (9.9%) than for villages (4.2%) and cities (1.6%). Utility aid payments are particularly significant for local governments where large power production plants are located. Just over 80% of total payments are made to municipalities, and over 80% of the municipal share is paid to cities, which receive 65.0% of total payments.

Historically, the shared revenue program has been funded with revenues from the state's general fund. However, other funding sources have been used recently for the shared revenue and county and municipal aid programs. These include proceeds from tobacco securitization in 2002, federal funds under Public Law 108-27 in 2003, and revenues from the transportation fund and the utility public benefits account in 2003 and 2004. Also, state aid payments to selected counties and municipalities have been reduced by \$10.0 million in total in 2003 and 2004, and by \$5 million annually since 2005. These reductions have been offset by supplemental medical assistance payments to the same local governments receiving the aid reductions. The payments reflect reimbursement for emergency medical transportation services provided by these local governments.

Payment Schedule

Payments for both the county and municipal aid and shared revenue programs are made on the fourth Monday in July (15% of the total) and the third Monday in November (85% of the total). The

^{**}Estimated by the Department of Revenue in September, 2006.

Department of Revenue notifies local governments on or before September 15 of their estimated payment for the following calendar year.

County and Municipal Aid --Distribution Formula

The distribution under the county and municipal aid program equals \$859.7 million annually. Payments to each municipality and county are set at the same amount that was received in 2004.

The county and municipal aid program replaced the shared revenue program as the largest local assistance program for municipalities and counties in 2004. For 2003, \$981.6 million in aid payments to municipalities and counties were made under the shared revenue (\$949.2 million), county mandate relief (\$21.2 million), and small municipalities shared revenue (\$11.2 million) programs. Except for the utility aid component of the shared revenue program, payments under the three programs were suspended after 2003, although the language authorizing these programs remains in the state statutes.

Largely in response to budgetary considerations, funding for the new program was reduced relative to that for the three programs in the preceding year. The reductions were applied against base payments that consisted of each municipality's or county's combined payments in 2003 under the shared revenue (except for utility aid), county mandate relief, and small municipalities shared revenue programs. The reductions were allocated among local governments through a two-step procedure. First, reductions totaling \$40.0 million were allocated among individual municipalities and counties on a per capita basis. Based on 2003 populations, these reductions equaled \$3.64 per person. Second, reductions totaling \$50.0 million were allocated among the state's 1,851 municipalities, but not among the state's 72 counties. These reductions also were allocated on a per capita basis, except that the reductions could not exceed 15.7% of a municipality's payment subsequent to the initial (\$3.64 per person) reduction. These reductions equaled \$12.78 per person for those municipalities subject to the full per capita reduction.

Finally, a technical adjustment was made to the payments of municipalities. Under the transition from shared revenue to county and municipal aid, two municipalities did not receive compensating aid for public utility construction that occurred within their boundaries in 2001 and 2002. Payments to these municipalities were increased by \$282,843, and payments to the remaining 1,849 municipalities were reduced proportionately by 0.04% to offset the increase.

Utility Aid Component of Shared Revenue -Distribution Formula

Prior to 2004, the shared revenue program consisted of four components: (1) utility aid; (2) aidable revenues; (3) per capita; and (4) minimum guarantee/maximum growth. Payments under the latter three components have been suspended, although the statutory language authorizing the components has not been repealed. Since 2004, utility aid has been the only shared revenue component that has remained operational.

The utility aid component compensates local governments for costs they incur in providing services to public utilities. These costs cannot be directly recouped through property taxation since utilities are exempt from local taxation and, instead, are taxed by the state. Aid is limited to three types of qualifying utility properties owned by light, heat, and power companies. These companies include investor-owned and municipally-owned electric and gas utilities, qualified wholesale electric companies, transmission companies,

and electric cooperatives. Qualifying utility property includes electric substations, general structures, such as office buildings, and power production plants. Production plants are the major type of qualifying property, and aid calculations on these plants depend on when the plants became operational.

Aid on production plants that became operational before 2004 is calculated the same as for substations and general structures. The aid for a particular unit of local government is computed by applying a mill rate to the net book value of the qualifying utility property. The value used cannot be less than the value used in 1990, unless property has been taken out of service.

Payments to cities and villages are computed at a rate of six mills (\$6 per \$1,000 of net book value), while payments to towns are computed at a rate of three mills. Payments to counties are computed at three mills if the property is located in a city or village or at six mills if the property is located in a town. Therefore, a total rate of nine mills is applied to the value of all qualifying utility property. The value of utility property at a specific site is limited to \$125 million. Each municipality and county is guaranteed \$75,000 if a utility plant with a capacity of 200 megawatts or greater is located within its borders.

Since 2005, a formula based on the production plant's generating capacity has been used to distribute utility aid to local governments containing production plants that are newlyconstructed or repowered and began operating December 31, 2003. **Payments** and municipalities counties containing qualifying production plants are calculated at the combined rate of \$2,000 per megawatt of the plant's name-plate capacity. If the production plant is located in a city or village, the municipality receives two-thirds of the resulting payment, and if the plant is located in a town, the town receives one-third of the resulting payment. The county receives either one-third of the resulting payment if the production plant is located in a city or village or two-thirds of the resulting payment if the production plant is located in a town. Combined payments under the capacity-based distribution and under the nine-mill formula cannot exceed a maximum of \$300 per capita for municipalities or \$100 per capita for counties.

Also since 2005, incentive aid payments have been made to municipalities and counties that contain qualifying production plants that are newly-constructed or repowered and began operating after December 31, 2003. These payments are excluded from the per capita payment limits, and incentive aid payments can be made under four separate provisions.

First, municipalities and counties each receive aid equal to \$600 per megawatt of name-plate capacity if they contain a production plant that is not nuclear-powered and has a name-plate capacity of at least one megawatt, provided that the production plant is built: (a) on the site of, or a site adjacent to, an existing decommissioned production plant; (b) on a site purchased by a public utility before January 1, 1980, that was identified in an advance plan as a proposed site for a production plant; or (c) on a brownfield or a site adjacent to a brownfield.

Second, municipalities and counties each receive aid equal to \$600 per megawatt of name-plate capacity if the production plant has a name-plate capacity of at least 50 megawatts and is a baseload generating facility. A baseload generating facility is defined as an electric generating facility that has a capacity factor that is greater than 60%, as determined by the Public Service Commission. Capacity factor is defined as the anticipated actual annual output of an electric generating facility expressed as a percentage of the facility's potential output. The Public Service Commission is granted the authority to review the capacity factor of a facility at any time.

Third, municipalities and counties each receive

aid equal to \$1,000 per megawatt of name-plate capacity if the production plant has a name-plate capacity of at least one megawatt and derives energy from an alternative energy resource. If a production plant fires an alternative energy resource together with another fuel, the number of megawatts eligible for a payment is determined by multiplying the number of megawatts that represents the plant's capacity by a percentage equal to the energy content of the alternative energy resource divided by the total energy content of the alternative energy resource and the other fuel, all as determined in the year prior to the payment. Alternative energy resource is defined as a renewable resource or garbage, both as defined under state law, or as nonvegetation-based industrial, commercial, or household waste.

Finally, municipalities and counties each receive aid equal to \$1,000 per megawatt of nameplate capacity if the production plant has a nameplate capacity of at least one megawatt and the facility is a cogeneration production plant, defined as an electric generating facility that produces electricity and another form of thermal energy, including heat or steam, that is used for industrial, commercial, heating, or cooling Municipalities and counties receiving a payment for a cogeneration plant cannot also receive a payment for a facility that derives energy from an alternative energy resource.

Payments are extended to municipalities and counties containing production plants that were previously exempt from general property taxes and are decommissioned. Municipal and county payments equal a percentage of the aid that was paid for the plant in the last year the plant was exempt from general property taxes less the amount of property taxes paid on the plant for municipal or county purposes in the current year. The percentages decline from 100% in the first year the plant is taxable, to 80% in the second year the plant is taxable, to 60% in the third year the plant is taxable, and to 20% in the fifth year the plant is taxable.

Each municipality and county where spent nuclear fuel is stored receives an annual payment of \$50,000. Currently, the state contains three storage sites located at current or former production plants, in the Town of Carlton (Kewaunee County), the Town of Two Creeks (Manitowoc County), and the Village of Genoa (Vernon County). Therefore, payments under this distribution total \$300,000 annually, with half distributed to counties and the other half allocated to municipalities. If the storage facility is located within one mile of the municipality's boundary with another municipality, the municipal payment is divided. Under this provision, the Town of Genoa receives \$10,000 annually and the Village of Genoa, where the storage site is located, receives \$40,000 annually.

For 2006, utility aid payments totaled \$38.6 million and are comprised of payments of \$19.0 million to municipalities and \$19.6 million to counties. These payments include \$31.8 million in aid under the nine-mill formula, \$0.6 million under the nuclear storage distribution, \$4.5 million in capacity aid, and \$1.7 million in incentive aid. The Department of Revenue has estimated that those payments will decrease to \$38.2 million in 2007. No changes are estimated in capacity aid, incentive aid, and nuclear storage aid, but payments under the nine-mill distribution are estimated to decrease to \$31.4 million, due to the effects of depreciation on aidable utility values. Estimated 2007 utility aid payments under the combined distributions include \$18.8 million for municipalities and \$19.4 million for counties.

Utility aid is funded from two sum sufficient appropriations from the general fund. Payments under the nine-mill and nuclear storage formulas are funded from the shared revenue appropriation that previously also funded payments under the aidable revenues, per capita, and minimum guarantee/maximum growth components. A separate appropriation has been created to fund the capacity and incentive aid payments for newlyconstructed or repowered production plants.

Shared Revenue Program Prior to Suspension

The following material provides a general description of the aidable revenues, per capita, and minimum guarantee/maximum growth components of the shared revenue program prior to their suspension. Since payments under the county and municipal aid program are based, in part, on 2003 shared revenue payments, the distributional effect of these suspended formulas still is present in the current aid payments.

Aidable Revenues Component

Historically, aidable revenues was the dominant component of the shared revenue program. It was based on the principle of tax base equalization and allocated state aid to counties and municipalities to offset variances in taxable property wealth. Entitlements were calculated using two factors: (1) net local revenue effort; and (2) per capita property wealth. The higher a local government's net revenue effort and the lower its per capita property wealth, the greater was the local government's aidable revenues entitlement.

A local government's net revenue effort was measured by its level of "aidable revenues." This equaled 100% of the three-year average of "local purpose revenue" for municipalities and 85% of this average for counties. Local purpose revenue was defined to include the local property tax (exclusive of school and other levies) and other local revenues that were substitutable for the property tax. Per capita property wealth equaled the local government's adjusted property value (total taxable value minus manufacturing real estate value plus exempt computer value) divided by its population.

Aidable revenues entitlements were determined by first comparing each local government's per capita adjusted property value to

a standard valuation. The proportion of the standard valuation that a local government lacked determined the percentage of aidable revenues to be reimbursed to the local government.

A local government with a per capita adjusted value equal to 67% of the "standard" and lacking 33% would generate an entitlement equal to 33% of its aidable revenues. Similarly, a local government with a per capita adjusted value equal to 91% of the standard and lacking 9% would generate an entitlement equal to 9% of its aidable revenues. Local governments with per capita adjusted values in excess of the standard were not eligible for aidable revenues entitlements.

The standard valuation was not fixed, but "floated" each year to a level that generated aidable revenues entitlements equal to the total amount of available funds.

Per Capita Component

The per capita component provided a more aid broad-based distribution than aidable revenues. Rather than providing aid to jurisdictions with specific characteristics, the per capita component distributed aid on a universal basis. Without any adjustment for property wealth, expenditure needs, tax rate, or other factors, each city, town, and village received the same municipal per capita payment. Counties were not always eligible to receive per capita payments. However, between 1994 and 2003, payments were distributed to counties on a per capita basis through the county mandate relief program. These payments were funded through a separate appropriation, rather than through the shared revenue appropriation.

Minimum Guarantee and Maximum Growth Components

The minimum guarantee and maximum growth components served to prevent large decreases or increases in payments from occurring in a short period of time. The calculations for the minimum and maximum components excluded the distributions under the utility aid and county per capita (mandate relief) components.

The minimum guarantee ensured that a local government received a shared revenue payment that was equal to at least 95% of the prior year's payment. Thus, payments did not decline by more than 5% a year.

Minimum guarantee payments were internally funded by a floating maximum growth limit. Entitlement amounts for a local government in excess of the maximum limit were "skimmed off" to provide revenues for minimum guarantee payments. Each year, the maximum growth limit was set at a level that generated the exact amount needed for minimum guarantee payments. As under the minimum guarantee, the base for comparison was the prior year shared revenue amount, exclusive of the utility aid and county mandate relief components.

Historical Overview

Wisconsin's practice of sharing state taxes with local governments dates back to 1911 when a share of the new state income tax was earmarked for local governments to compensate them for property tax exemptions that were enacted at the same time. Initially, the state employed a "return to origin" shared tax system. Through a number of law changes in the early 1970s, the shared revenue program evolved in place of that system.

Return to Origin, 1911 - 1971

Prior to 1972, state aid was distributed to counties and municipalities on a "return to origin" basis. Enactment of the individual and corporate income tax in 1911 was accompanied by the elimination of the property tax on intangible personal property, household goods, and farm

equipment. To compensate local governments for the reduction in tax base, 90% of the income tax collections were distributed to the counties (20%) and municipalities (70%) in which the tax was assessed. As the state's services became more diverse, the percentage of taxes retained by the state increased, and the local percentages decreased. In addition, the state's revenue sources were expanded, and local revenue sharing provisions sometimes accompanied the expansion. For example, a motor vehicle registration fee increase was enacted in 1931. Simultaneously, motor vehicles were exempted from the property tax, and a portion of the state's registration revenues was allocated to municipalities based, in part, on the property tax revenues collected on motor vehicles in a prior year. By 1971, tax sharing provisions had been extended to the state's tax on railroads and utilities, the liquor tax, the inheritance tax, and the tax on fire insurance premiums.

Shared Taxes, 1972 - 1975

In 1971, the return-to-origin based distribution was repealed. Varying percentages of several state tax collections continued to be dedicated for local government, but the amounts were deposited in a municipal and county shared taxes account and distributed to local governments under a "needs-based" allocation, beginning in 1972. Allocations to individual local governments were based on four components: per capita; utilities; percentage of excess levies; and minimum guarantee.

Under the per capita component, combined payments of \$35 per person were made to each municipality and county based municipality's estimated population. Of this total, five-sixths was distributed to the municipality, and the overlying county received one-sixth. Under the utility component, municipalities and counties received payments based on a statutory mill rate multiplied by the estimated value, depreciation, of production plants and general structures owned or leased by light, heat, and

power companies and electric cooperatives and of all pipeline property used by a pipeline company. (Pipeline property was removed from the utility aid distribution after 1975.) Under the percentage of excess levies component, municipalities with average property tax rates for all purposes that exceeded 17 mills over the three preceding years were eligible for payments. Payments for these municipalities were based on their average rates in excess of 17 mills multiplied by their equalized value, prorated to distribute all of the remaining funding after the per capita and utility allocations. Each eligible municipality's allocation was reduced by 16.25%, with the amount of the reduction being distributed to the overlying county. Under the minimum component, a municipality received a payment if its combined shared revenue and property tax credit payments were less than 90% of the combined payments in the prior year. The minimum payment was set equal to the deficiency, but the combined shared revenue and tax credit payments were limited to no more than \$600 per capita.

Shared Revenue, 1976 - 2003

The 1971 distribution system was short-lived and succeeded by another four-component distribution that took effect in 1976. The per capita, utility, and minimum components were retained but modified, and the percentage of excess levies component was replaced by the aidable revenues component. In 1977, the program was renamed "shared revenue" from "shared taxes" to reflect that the dedication of specified percentages of various state taxes had been eliminated. Instead, a shared revenue appropriation was created and changes in the appropriation's funding level were tied to changes in state general fund tax collections.

The aidable revenues component utilized a distribution formula based on the principle of tax base equalization and allocated state aid to municipalities and counties to offset variances in taxable wealth. Entitlements were calculated using two factors: (1) per capita property values; and (2)

net local revenue effort. The lower a local government's per capita property value and the higher its net revenue effort, the greater was the local government's aidable revenues entitlement. The objective of this policy was to allow all counties and municipalities to finance minimum levels of public services, regardless of their ability to finance those services through their property tax base.

Under the 1972-1975 distributions, the per capita component allocated more than half of the total distribution. Soon after the formula changes that took effect in 1976 (Chapter 39, Laws of 1975), aidable revenues became the program's dominant component. By 1979, aidable revenues comprised more than half of the total shared revenue distribution, and by 1980, the aidable revenues share had risen to 80%.

Two factors were largely responsible for this shift. First, the 1975 law change provided for automatic increases in total shared revenue funding, but "froze" the per capita distribution at \$185 million (counties were excluded from the per capita distribution beginning in 1982, with the municipal per capita distribution being set at \$142.7 million thereafter). This resulted in most of the funding growth being distributed under the aidable revenues component.

Second, funding for two separate state aid the shared programs was incorporated into appropriation in 1981 1982. and Manufacturers' machinery and equipment (M&E) was exempted from the property tax in 1974, and the taxation of farmers' livestock, merchants' stockin-trade, and manufacturers' materials and finished products (the "three stocks") was phased out between 1977 and 1981. For both types of property, the Legislature created compensating aid programs for counties and municipalities. Separate aid payments were provided for M&E from 1975 until 1981 and for the three stocks from 1978 to 1980. During these periods, the aidable revenues formula was used to distribute a portion of the M&E aid and all of the three stocks aid. When funding from the two programs was incorporated into the shared revenue program in 1981 and 1982, the additional funding was distributed under the aidable revenues component. The incorporation of these aid programs into the shared revenue program is also noteworthy because it demonstrates that the shared revenue program continued to be used for the same purpose as the original shared tax program -- compensating local governments for tax base lost through legislative action.

As noted above, the 1972 formula changes included a minimum guarantee equal to 90% of each local government's prior year payment, which was intended to ease the transition to the new distribution. The guarantee was retained in 1976 when the aidable revenues component replaced the percentage of excess levies distribution, but the guarantee was scheduled to expire after the 1981 payments. However, the Legislature retained the 90% minimum guarantee effective with 1982 payments and funded those payments by limiting payment increases to those counties municipalities that were scheduled to receive the largest percentage gains. The maximum percentage increase changed each year so that it "skimmed" payment increases by an amount that equaled the total amount of minimum payments. Subsequently, 1985 Act 29 increased the minimum guarantee from 90% to 95%, effective with payments in 1986. At the 90% level, local governments were more likely to receive minimum payments on a temporary basis. However, the 95% guarantee resulted in many local governments receiving minimum payments on an ongoing basis. Because minimum payments were funded by limiting payment increases to other governments, the shared revenue program's ability to redistribute funds to the "neediest" local governments was impaired. This ran counter to the primary policy objective of the shared revenue program -- tax base equalization.

For 1972 to 1977, state aids for counties and municipalities were funded from the shared tax

account, in which various percentages of certain enumerated state tax collections were deposited. This mechanism connected those distributions with the original shared tax distributions where local property tax revenues supplanted with state tax revenues. Legislation in 1977 replaced the shared tax account with the shared revenue account. While this legislation appropriated specific amounts distribution in 1977 and 1978, the legislation specified that the amounts available distribution in future years were to increase at the same rate as the percentage increase in state "general fund tax revenue," but no more than 12% and no less than 5%. This mechanism maintained the connection to the original shared tax account. However, the 1977 funding mechanism was never actually employed. Between 1979 and 1986, shared revenue distribution amounts were legislated, although in some years the distribution amounts were set at the funding level that would have resulted in the absence of certain law changes. For example, the distribution levels for 1979 and 1980 were set so as to offset the effects of the state tax reductions legislated in 1979-80. The automatic shared revenue funding mechanism eliminated by 1985 Wisconsin Act 120, and since 1987, state aid funding levels for counties and municipalities have been legislated.

County and Municipal Aid, 2004 and Thereafter

Provisions in 2001 Wisconsin Act 109 suspended distributions under the shared revenue program's aidable revenues, per capita, and minimum guarantee/maximum growth components, effective after payments in 2003. Distributions under the county mandate relief and small municipalities shared revenue programs were suspended at the same time. As a result, shared revenue payments are now made only under the program's utility aid component, and funding from the program's sum sufficient appropriation is based entirely on amounts calculated under the utility aid formula.

Utility aid payments are now supplemented with payments under a new program named county and municipal aid, which was created by 2001 Wisconsin Act 109 and modified by 2003 Wisconsin Act 33. Beginning in 2004, the acts authorize payments to counties and municipalities funded from a newly-created appropriation entitled the "county and municipal aid account." Each county and municipality received a payment in 2004 based on the sum of its payments in 2003 under the shared revenue (except for utility aid), county mandate relief, and small municipalities shared revenue programs. Payments equaled the 2003 amounts, reduced on a per capita basis, so that the sum of all reductions equaled \$40 million. Based on the state's 2003 population, a per capita reduction rate of \$3.64 was calculated. Payments to municipalities were subject to a second per capita based reduction, such that the sum of all reductions equaled \$50 million. However, those reductions could not exceed 15.7% of the amounts remaining after the \$3.64 per capita reduction. The \$50 million reduction resulted in a reduction rate of \$12.78 per person. Total reductions of \$90.0 million were applied, and combined payments under the shared revenue, mandate relief, and small municipalities shared revenue programs decreased from \$981.6 million in 2003 to \$893.5 million in 2004 under the shared revenue (utility aid) and county and municipal aid programs. Growth in the utility aid distribution caused the reduction to be less than \$90.0 million. Since 2004, each county and municipality has received a county and municipal aid payment that is identical to the amount it received in the transition year. Variations in aid payments are the result of utility aid changes.

Related Events, 1987 - 2003

Shared revenue was distributed to all counties and municipalities, so funding increases benefited a wide range of local governments. During the 1990s, three targeted aid programs were created that benefited a smaller number of governments.

The tax rate disparity program was created by

1989 Wisconsin Act 336, and the program's first payments were made in 1991. The program was renamed expenditure restraint in 1994. Although the eligibility criteria changed somewhat in the transition, the program's distribution has been based on the excess levies concept, where qualifying municipalities' local purpose tax rates in excess of a "standard" tax rate are used to calculate payments. To qualify for payments, municipalities must have a local purpose tax rate above the standard rate and must limit the year-to-year increase in their spending to a percentage determined by a statutory formula. Of the state's 1,850 municipalities, the number of payment recipients has ranged from 155 in 1991 to 315 in 1997. The majority of the payment amounts have been distributed to large cities.

The small municipalities shared revenue program was created by 1991 Wisconsin Act 39, but did not receive funding until 1994. Aid was distributed to small municipalities with a local purpose tax rate of at least one mill, and payments were based on a per capita distribution that employed a tax base measure that had some equalizing properties. The number of recipients ranged from 1,142 in 1994 to 773 in 2003. By definition, the aid was targeted to small municipalities with populations of 5,000 or less and a full value of \$40 million or less.

The county mandate relief program was created in 1993, and the program's first payments were made in 1994. Aid was distributed on a per capita basis to each of the state's 72 counties. Previously, counties had received a per capita allocation under the shared revenue program until 1982. Although named mandate relief, the program was not tied to any specific state mandate.

Between 1991 and 2003, these targeted state aid payments increased from \$25.0 million to \$90.5 million, or by 262%. Over the same period, the shared revenue appropriation increased from \$869.0 million to \$949.2 million, or by 9%. From 1995 until 2001, funding for the shared revenue

appropriation remained unchanged at \$930.5 million.

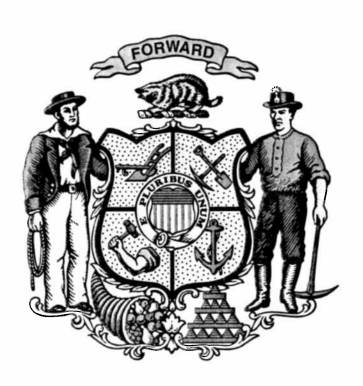
This period is also noteworthy for its succession of shared revenue studies. While these studies were numerous, few of their proposed changes became law. Responding to a charge from the Governor, the Department of Revenue convened a fifteen-member task force in 1991-92 to make recommendations on "redesigning the shared revenue formula." The recommendations of the task force included separating the county and municipal distribution amounts, excluding 25% of commercial property values from the tax capacity measure, and expanding the definition of local effort. Also revenue included was recommendation to further study the distribution of state aid with a particular emphasis on the measurement of local fiscal burdens. In response to this recommendation, 1991 Wisconsin Act 269 appropriated \$50,000 for the Department of Revenue to commission a study.

The DOR study was conducted by Richard Green and Andrew Reschovsky of the University of Wisconsin-Madison and was completed in 1993. The study concluded that the aidable revenues formula had not been successful at meeting its policy objectives and suggested modifying the formula to reflect differential costs of providing public services. The study noted concentrations of poverty and commuters led some municipalities to experience higher public service costs. The study noted that these costs could be reflected either by implementing a cost-based distribution formula or by modifying the current aidable revenues formula.

A second shared revenue task force was created by 1997 Wisconsin Act 27 and charged with recommending legislation to replace the shared revenue formula. The task force recommended indexing funding based on the inflation rate and linking eligibility for the per capita and aidable revenues reimbursements to the budget test used in the expenditure restraint program.

In April, 2000, Governor Thompson assembled the Commission on State/Local Partnerships for the Twenty-First Century (Executive Order No. 389), which was chaired by Donald Kettl of the University of Wisconsin-Madison. The Commission issued its report in January, 2001. While the Commission's charge was broader than shared revenue, it made a number of recommendations relative to the program. Although the Commission was supportive of the "equalizing and tax-ratedisparity-reducing" elements of shared revenue, the Commission recommended a distribution formula focusing on municipalities' ability to provide a basic package of services. The Commission coined the term "Badger Basics" to describe these services. Also, the Commission recommended replacing the per capita component with a program that groups municipalities into regions and rewards them for fostering economic growth.

Finally, the Wisconsin Task Force on State and Local Government was created by executive order in 2002 and issued its report in January, 2003. Recommendations included linking shared revenue funding to a fixed percentage of the state budget, correcting the shared revenue distribution formulas to support basic service equity, and using shared revenue to reward service sharing and penalize inefficiencies.



County and Municipal Aid and Shared Revenue Programs

Presentation to the
Assembly Committee on Urban and Local Affairs
and the
Senate Committee on Labor, Elections, and Urban Affairs

Shared Revenue History

- designated state tax collections were returned to the municipality and county where they

Return to Origin System, 1911 - 1971

formula driver, \$33-35m/years

were imposed or assessed Shared Taxes, 1972 - 1975 - varying percentages of certain state taxes were designated as Local Tax Revenues (LTR) - "needs-based" distribution replaced "return to origin" allocation - public utility aid (had mill rate) - per capita (\$35/person - 5/6 to muni, 1/6 to canty) off or SEG - percentage of excess levies (over 17 mills) - minimum (hold harmless on formula changes) - 4 components Shared Revenue, 1976-2003 - 80% distributed by miduble revenues - funding tied to growth in general fund taxes, although this provision was regularly preempted; beginning in 1987, funding set by statute -in: tially peaged to increase in - 4 components - public utility aid - public utility aid - public utility aid - per capita (*145 m - down to 4142.7 to munis) - aidable revenues: tax base equalization, tax capacity, revenue effort (replaced excess) -minimum/maximum Labased on spending Sprevent swings in aid payments (95%), skimmed from people over— funded - minimum/maximum County and Municipal Aid, 2004 and After - 2003 payments to each county and municipality under shared revenue and two related programs were reduced on a per capita basis _\$3.64 (person 15, then \$16-17 - reductions totaled \$90 million (-\$20 for counties & -\$70 for municipalities) public utility aid continued; only remaining shared revenue component - funding eliminated for remaining three shared revenue components - small munit reanty marks - funding eliminated for two related programs - funding eliminated for two related programs - annually, each county and municipality receives the same payment it received in 2004 no changes since 2004

TABLE 1
Funding for Shared Revenue, County and Municipal Aid, and Related Programs, 1990 - 2007

	Amounts in Millions	Shared Revenue	County and Municipal Aid	Related <u>Programs</u>	Total <u>Payments</u>
small munit chy. mandate relief	1990 1991 1992 1993 2 1994 1995 1996 1997 1998 1999 2000 2001 2002 2003 2004 2005 2006 2007 Est.	\$835.6 869.0 886.0 903.7 915.5 930.5 930.5 930.5 930.5 930.5 930.5 930.5 930.5 930.5 930.5 930.5	\$859.7 859.7 859.7 859.7	\$25.0 \$25.0 \$25.0 \$6.7 \$2.2 \$8.2 \$8.2 \$8.2 \$8.2 \$8.2 \$8.2 \$8.8 \$8.8 \$8.8 \$8.8 \$8.7 \$90.5 \$58.1 \$58.1 \$58.1	\$835.6 894.0 911.0 928.7 972.2 1,012.7 1,008.7 1,008.7 1,008.7 1,019.3 1,019.3 1,019.3 1,029.5 1,039.7 951.6 956.4 956.0
	Percent <u>Change</u>	Shared Revenue	County and Municipal Aid	Related <u>Programs</u>	Total Payments
	1991 1992 1993 1994 1995 1996 1997 1998 1999 2000 2001 2002 2003 2004 2005 2006 2007 Est.	4.0% 2.0 2.0 1.3 1.6 0.0 0.0 0.0 0.0 0.0 1.0 1.0 1.0 -96.4 0.0 14.2 -1.2	0.0% 0.0 0.0	0.0% 0.0 126.9 44.8 -4.9 0.0 0.0 13.6 0.0 1.0 1.0 -35.8 0.0 0.0 0.0	7.0% 1.9 1.9 4.7 4.2 -0.4 0.0 0.0 1.1 0.0 1.0 1.0 -8.5 0.0 0.5 0.0

TABLE 2 Distribution of Estimated 2007 County and Municipal Aid and Utility Aid (Shared Revenue) Payments (In Millions)*

Type of <u>Government</u>	County and Municipal Aid	Utility <u>Aid</u>	<u>Total</u>	Percent of Total
Towns Villages Cities	\$57.1 70.8 <u>574.6</u>	\$6.3 3.1 <u>9.4</u>	\$63.4 73.9 <u>584.0</u>	7.1% 8.2 <u>65.0</u>
Municipalities	\$702.5	\$18.8	\$721.3	80.3%
Counties	<u>157.2</u>	<u>19.4</u>	<u>176.6</u>	<u>19.7</u>
Total	\$859.7	\$38.2	\$897.9	100.0%

^{*}Based on the Department of Revenue's September, 2006, estimates of 2007 payments.

rely more on transportation

Provisions in SB 40 Governor's Budget Recommendations **Shared Revenue and Tax Relief Direct Aid Payments**

- 1. Increase county and municipal aid payments by \$15 million annually beginning in 2008 (Item #1, Page 500) - only for 2008, not 2007
- 2. Create a county aid fund (Item #3, Page 500)
- 3. Partially fund aid payments to counties with real estate transfer fee collections (Item #4, Page 501) Varenter Afordable Housing Trust Fund

Create a county levy restraint aid program (Item #5, Page 503)

Create a municipal levy restraint aid program (Item #5, Page 503)

Create a municipal levy restraint aid program (Item #6, Page 503)

Sunset expenditure restraint program (Item #7, Page 506)

CAI - 85%

CAI -

Item and page references are to the LFB's Summary of Governor's Recommendations.

no fiscal Effect at this time

Cost-Based Aid Proposals

Commission on State-Local Partnerships for the Twenty-First Century (Kettl Commission), 2000-01

- Municipal Aid

- convert the aidable revenues component of the shared revenue program to a state aid distribution that would equalize municipalities' ability to fund a basic package of services. - use tax base equalization "Budger Busics"-never defined

- convert the per capita component of the shared revenue program to a regional growth sharing program where distribution of 0.25% of state sales tax collections would be distributed to regions on return-to-origin basis and redistributed on a per capita basis to municipalities that improve their efficiency through intergovernmental cooperation compacts.

- County Aid

- phase-out shared revenue payments to counties and implement state take-over of county human services and judicial functions.

2001 Senate Bill 55 (2001-03 Biennial Budget Bill) - WI Act 109 Governor McCallum proposed a cost based side

Governor McCallum proposed a cost-based aid formula for municipalities comprised of two components:

- Aidable expenditure entitlements would be calculated by multiplying each municipality's expenditures for designated functions by a tax base weight.

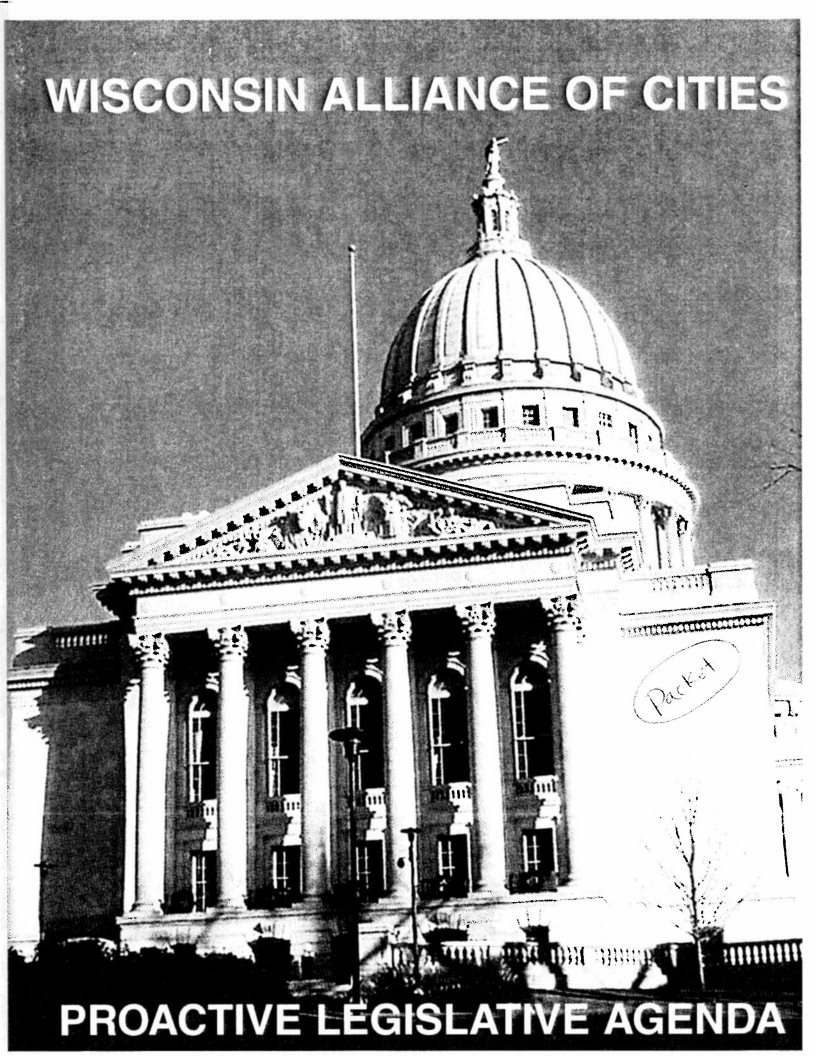
- Growth sharing entitlements would be allocated to regions in proportion to state sales tax collections and redistributed to municipalities on a per capita basis provided the municipality limits the growth in its spending and enters into area cooperation compacts with other local governments.

Enrolled 2003 Senate Bill 44 (2003-05 Biennial Budget Bill)

The Legislature proposed a cost-based aid formula for cities and villages with populations over 2,500 and towns with populations over 5,000. Each municipality's aid would have equaled the greater of \$23 per person or the product of its aidable costs multiplied by a sharing factor. Aidable costs would have included each municipality's expenditures for public safety, conservation, development, and libraries calculated on a per capita basis and adjusted based on the level of its per capita costs relative to the average per capita costs for all eligible municipalities. The sharing factor was based on each municipality's per capita tax base.

Lipartially reload by Doyle







MISSION

The Wisconsin Alliance of Cities' mission is to foster healthy, sustainable cities and economies throughout Wisconsin.

VISION

A healthy state economy depends on healthy local economies, and healthy local economies depend on healthy cities.

The Alliance seeks to promote a healthy economic environment for our citizens by supporting results-oriented legislation that invests in and enhances local economies and infrastructure.

2007-2008 PROACTIVE AGENDA

The Alliance has built its proactive agenda around four R's that are as fundamental to the job of government as reading, writing and arithmetic are to a sound education. They are:

- reduce property taxes;
- reform government;
- revitalize our economy; and
- restore local control.

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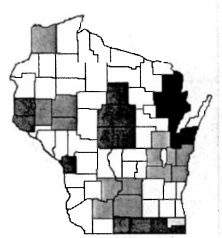
IMPLEMENT THE REGIONAL ECONOMIC DEVELOPMENT INCENTIVE (REDI)

The Wisconsin Alliance of Cities proposes that state shared revenue be supplemented with a new revenue sharing proposal. Under the Regional Economic Development Incentive (REDI) both state and local governments would share in economic growth.

Cities are the backbone of job creation in Wisconsin and the barometer of how well our regional economies are doing.

The state Task Force on State and Local Government in January 2003 urged that state policy recognize "the reality that Wisconsin's economic strength begins in the (state's) communities and regions, and that regions compete globally."

To give our citizens a leg up on global competition, the Alliance of Cities calls for creation of a Regional Economic Development Incentive (REDI) that would for the first time link growth in state aid to growth in personal income — to more and better jobs for our citizens.



REDI Regions (countles in white are the "Rest of State" region)

The new incentive payment would be divided into two appropriations:

- 25% to increase the base from the old shared revenue program. This would provide every community an increase in non-property tax revenues as personal income within its region increases.
- 75% to mitigate need for additional non-property tax revenue, money that would be distributed based on the income growth within each metropolitan statistical area or region (or the "rest of state" region) instead of statewide, and based on an individual community's tax effort.

The idea is that if local governments work together to increase personal income, the entire region benefits.

Our recommended regions are based on the U.S Office of Management and Budget's definition of "core-based statistical areas," which include one or more counties, including a county containing a core urban area, as well as any adjacent counties that have a high degree of social and economic integration.

WISCONSIN ALLIANCE OF CITIES

2007-2008 Proactive Issues

IMPLEMENT THE REGIONAL ECONOMIC DEVELOPMENT INCENTIVE (REDI)

The Wisconsin Alliance of Cities proposes that state shared revenue be supplemented with a new revenue sharing proposal. Under the Regional Economic Development Incentive (REDI) both state and local governments would share in economic growth.

EXPAND EXPENDITURE RESTRAINT AS AN ALTERNATIVE TO LEVY LIMITS

The Expenditure Restraint Program has worked well, and the Wisconsin Alliance of Cities advocates its expansion.

SECURE SIGNIFICANT HEALTH CARE REFORM

The Wisconsin Alliance of Cities implores the governor and Legislature to enact the most comprehensive health care reform achievable, consistent with extending quality, economical health care to the greatest number of citizens possible.

PLUG LOOPHOLE THAT COULD SHIFT PROPERTY TAXES TO HOMEOWNERS, MOST BUSINESSES

The Wisconsin Alliance of Cities urges the Legislature to plug a loophole in the definition of waste treatment that could shift huge amounts of tax base from manufacturers to homeowners and other businesses.

ENCOURAGE REGIONAL TRANSPORTATION AUTHORITIES

The Wisconsin Alliance of Cities supports legislation to encourage and enable creation of regional transportation authorities wherever the need arises across Wisconsin, with built-in flexibility in structure, governance and financing to allow for the diversity in regional transportation needs across Wisconsin.

PRESERVE VIDEO FRANCHISING

The Wisconsin Alliance of Cities supports legislation that fosters video competition. And it maintains its support of local control over limited local rights of way, local rights of way and the video democracy that local public access, educational and governmental (PEG) channels represent.

TAP TIF MONEY FOR NEIGHBORHOOD REVITALIZATION

The Wisconsin Alliance of Cities asks that all the cities of Wisconsin be given the ability to use TIF funds in neighborhoods surrounding their TIF districts to help revitalize those neighborhoods.

SEEK PUBLIC NOTICE COMPROMISE THAT INFORMS PUBLIC, SAVES MONEY

To better serve the public's right to know in the information age, the Wisconsin Alliance of Cities seeks a compromise with the Wisconsin Newspaper Association to keep the public informed of the activities of local government while reducing the cost to taxpayers for doing so.

EXPAND THE EXPENDITURE RESTRAINT PROGRAM AS AN ALTERNATIVE TO LEVY LIMITS

The Expenditure Restraint Program has worked well, and the Wisconsin Alliance of Cities advocates its expansion.

Levy limits don't work, and they should be eliminated. There's no way to craft a property tax limit that fairly meets the needs of the residents of Wisconsin's 1,922 municipalities.

Electric rates are up 49% over the last decade, and natural gas rates are up 74%. The cost of health care is expected to double again in the next 10 years. As a result, any reasonable levy limit imposed on local government would contain so many exceptions as to be meaningless.

But there is a proven tool to encourage communities to stretch their property-tax dollars. It is Wisconsin's Expenditure Restraint Program.

For more than a decade, it has provided a huge incentive that has kept general fund spending increases in participating communities to inflation plus a percentage of new growth.

Initially, the ERP payment was targeted to high-tax rate communities that restrain spending growth.



ERP participants stretch property-tax dollars

But today, many communities that have restrained spending risk falling off the formula due to declining tax rates, and the formula needs to be retooled to keep ERP incentives alive for them.

Municipalities qualify for a payment by holding their general-fund spending growth to no more than inflation plus a portion of growth attributed to new construction.

Since 2003, the program's annual distribution has been \$58.1 million a year, and despite five increases in its appropriation over the years, if ERP had increased with inflation, it would have an additional \$6.7 million today.

The program is increasingly popular, with the number of participants growing by nearly a third since 1994.

	State Total				
Year	Recipients	Payment			
1994	240	\$41,999,999			
1995	249	\$47,999,999			
1996	254	\$47,999,999			
1997	312	\$47,999,998			
1998	289	\$47,999,998			
1999	292	\$47,999,998			
2000	281	\$56,999,998			
2001	270	\$56,999,998			
2002	303	\$57,569,998			
2003	296	\$58,145,698			
2004	306	\$58,145,698			
2005	337	\$58,145,698			
2006	315	\$58,145,698			
2007	318	\$58,145,698			

SECURE SIGNIFICANT HEALTH CARE REFORM

The Wisconsin Alliance of Cities implores the governor and Legislature to enact the most comprehensive health care reform achievable, consistent with extending quality, economical health care to the greatest number of citizens possible.

Employer-provided health insurance in the United States is breaking down, and we are close to the point where neither workers nor employers in the public or private sectors can afford the cost of health insurance.

Health-care costs also are the biggest single factor driving up property taxes in Wisconsin.

Public and private employers in Wisconsin spend an average of 15% of payroll for the health care premiums of their employees. Health care costs are rising 10-25% per year, and the result is an adverse economic effect on wages, profits, job creation, and new investment in Wisconsin.

It's a situation that makes Wisconsin less competitive. A survey found that Wisconsin's public and private employers pay an estimated 26.5% more to provide their employees with health benefits than the average employer nationwide. In addition, the benefits that are extended to employees are becoming less inclusive. And despite that, costs are rising faster than the national average.

The phenomenon adds to the cost of doing business — and the cost of doing government — in Wisconsin.

There are potential remedies:

• The Wisconsin Health Care
Partnership Plan, (2005 SB 698)
patterned after the state's workers
compensation and unemployment
compensation programs, would offer
standardized, comprehensive health
insurance to all employed persons in the
state.



- The Wisconsin Health Care Plan (2005 AB 1140) would create a health-care purchasing pool and offer residents under age 65 premium credits toward the purchase of qualifying private health plans. Adults also would receive a \$500 a year deposit in a health savings account.
- The Wisconsin Health Security Act (2005 SB 388 and AB 807), a publicly financed plan to provide quality health care to all Wisconsin residents and eliminate waste, duplication and red tape in administration.
- The governor has announced his intention to set up a state "reinsurance" program to spread out the risk of catastrophic health care costs in an effort to lower premiums for small businesses and individuals.

PLUG LOOPHOLE THAT COULD SHIFT PROPERTY TAXES TO HOMEOWNERS, MOST BUSINESSES

The Wisconsin Alliance of Cities urges the Legislature to plug a loophole in the definition of waste treatment that could shift huge amounts of tax base from manufacturers to homeowners and other businesses.

Otherwise, Milwaukee's industrial Menomonee Valley could become Milwaukee's tax-exempt Menomonee Valley, and Wisconsin's industrial Fox Valley could become Wisconsin's tax-exempt Fox Valley.



Tax Exempt?

On March 22, 2004, the Wisconsin Tax Appeals Commission ruled in *The Newark Group Inc. v. Wisconsin Department of Revenue* that Newark, a producer of recycled cardboard, is a "waste treatment facility" exempt in its entirety from property taxes. Several paper mills, chemical companies and at least one cheese plant recently seized upon the ruling and applied to the state for tax exemptions.

The ruling, upheld in Dane County Circuit Court, could result in the removal of billions of dollars of property from the tax rolls.

Mayor Joe Laux of Menasha told the *Milwaukee Journal Sentinel* that removal of the \$16.4 million in property owned by SCA Tissue North America could raise the property taxes on a \$100,000 home in his community by \$30 to \$40 per year.

According to the Department of Revenue, manufacturers that could claim tax exemptions under the Newark Decision include paper companies, plastics manufacturers, rolling mills, iron and steel foundries and smelting operations, glass manufacturers and scrap and yard-wasterecyclers.

Potential legislation:

- 1. Restore requirement for Department of Revenue approval before manufacturing property owners can receive a waste-treatment tax exemption;
- 2. Limit the exemption to only that part of the property that is used exclusively and directly for treatment of industrial wastes;
- 3. Limit solid wastes eligible for the waste treatment exemption to those enumerated by law: "wood chips, sawdust, and other wood residue..."
- 4. Prohibit the exemption from being used for facilities that create products that are saleable or have value.

TAP TIF MONEY FOR NEIGHBORHOOD REVITALIZATION

The Wisconsin Alliance of Cities asks that all the cities of Wisconsin be given the ability to use TIF funds in neighborhoods surrounding their TIF districts to help revitalize those neighborhoods.

Tax Increment Districts don't exist in a vacuum. They are part and parcel of their neighborhoods: They supply jobs and commerce to the community where they are located, and their community contributes to the TIF district's success.

Recognizing the synergistic relationship that TIF districts have with their surrounding neighborhoods, the City of Kenosha obtained legislation (s. 661105 (2) (f) 1.m, Stats.) allowing TIF money to be spent in close proximity to the boundaries of its TIF districts.



TIFs could fund loans for housing rehabilitation projects in Wisconsin like this one in New York State.

In Kenosha, the City is using this legislation to create a \$4 million program to provide zero-interest loans of up to \$20,000 toward the rehabilitation of owner-occupied homes. The money is paid back whenever the home is sold.

Rehabilitation and redevelopment are the TIF law's most difficult goals to accomplish, because it takes longer to pay the costs of rehabilitation and redevelopment. As a result, other taxing jurisdictions must wait longer for the TIF district to begin yielding increased tax revenue.

S. 66.1105 (2) (f) 1.m will produce increased revenue for all the taxing jurisdictions in Kenosha, as well as a greater tax increment for its TIF districts, enabling them to close sooner.

TIF districts have generated an enormous amount of economic growth since they were first created in Wisconsin in 1975. Over the last 10 years, the property value in TIF districts has grown nearly a third faster than the already impressive overall growth in property value in the state.

But it's not just growth in property value that's involved: It's growth in personal income and an improvement in Wisconsin's quality of life.

SEEK PUBLIC NOTICE COMPROMISE THAT INFORMS PUBLIC, SAVES MONEY

To better serve the public's right to know in the information age, the Wisconsin Alliance of Cities seeks a compromise with the Wisconsin Newspaper Association to keep the public informed of the activities of local government while reducing the cost to taxpayers for doing so.

It's been years since state government published the full text of laws in the official state newspaper. If it's good enough for state government, it should be good enough for local government.

In 2004, the League of Wisconsin Municipalities surveyed its cities and villages on their cost of publishing legal notices. The 368 responding municipalities reported spending in 2003 a total of \$2 million on all types of legal notices. The cost of publishing new ordinances and many other legal notices is paid directly by the property taxpayer.

While newspapers argue that legal notices serve the essential function of notifying citizens of the activities of government, many local officials believe they are not getting the bang for the tax dollar they spend on legal ads.

To reduce that cost, many communities have reduced the length of published meeting minutes to bare-bones outlines of what happened, which does little to inform the public.

In addition, newspaper consolidation is creating additional costs for cash-strapped local officials. In some Milwaukee suburbs, local officials no longer have the option of publishing a notice in their local paper, but must instead publish in an entire chain.

A single Alliance member is faced with an additional \$7,000 in costs. Multiply that by 40 and you're starting to talk real money.

The Alliance of Cities believes in informing citizens as fully as possible, with comprehensive information about the workings of cities.



Legal Notices: Bang for the Buck?

The Alliance also believes that legal notices Wisconsin newspapers print in a type size that older adults can't read without a magnifying glass — 5 1/2 points, or 1/14 of an inch — doesn't perform this function.

Like the Alliance, the League believes there is a more efficient, effective and less costly way to inform the public about newly enacted ordinances and other actions.